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MAR 29 2010

U.S. DISTRICT COURT
MID. DIST. TENN.
IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

DANNY RAY MEEKS,

Plaintiff,

vs.

TENNESSEE DEPARTMENT OF
CORRECTION, et al.,

Defendants.

NO. 1:07-0013

JUDGE HAYNES

6th Circuit #08-5980

MOTION FOR LEAVE OF THE COURT TO FILE
SUPPLEMENTAL PLEADINGS PURSUANT TO RULE 15(a)(c) & (d)
FEDERAL RULES OF CIVIL PROCEDURE

COMES NOW THE PLAINTIFF, Danny Ray Meeks, pro se, as an indigent, incarcerated litigant, and without the assistance of counsel moves this Honorable Court for leave to file, pursuant to Federal Rules of Civil Procedure, Rule 15(a)(c) & (d) his Supplemental Pleading setting out the specific events of retaliation and interference with Plaintiff's efforts to obtain a job assignment as a legal clerk in the law library at the DeBerry Special Needs Facility, in Nashville, Tennessee.

1. In support of this motion Plaintiff would show unto this Court that on November 13, 2009, Mr. Luther Heathcoat, #110570, filed his complaint against the Tennessee Department of Corrections (TDOC), Corrections Corporation of America (CCA), Cherry Lindamood, Warden of South Central Correctional Facility (SCCF), Lawrence (Geno) Maples, Classification Coordinator (SCCF), and Jesse James, Case Manager, alleging discrimination under the Americans with Disabilities Act (ADA) due to Mr. Heathcoat's disability. The particulars of the complaint are set forth in

ORDER
Then motion
is granted
The Plaintiff
is given 10
days to file his
supplemental
pleading
and
the
Defendant
has 20
days to
respond.
The parties
have 60
days to
conduct
discovery
and the
clerk
described
in the
motion
will
be
4-7-10